		Case 3:07-cv-02940-SI	Document 130	Filed 09/05/2008	Page 1 of 4	
ATTORNEYS AT LAW SAN FRANCISCO	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	SUSAN S. MUCK (CSB N DEAN S. KRISTY (CSB N CHRISTOPHER J. STESK CATHERINE DUDEN KE EMILY ST. JOHN COHEN CHRISTINE A. VOGELEI FENWICK & WEST LLP 555 California Street, 12th San Francisco, CA 94104 Telephone: (415) 875-22 Facsimile: (415) 281-12 smuck@fenwick.com dkristy@fenwick.com csteskal@fenwick.com csteskal@fenwick.com ckevane@fenwick.com cvogelei@fenwick.com cvogelei@fenwick.com Comeconeral Come	O. 126930) IO. 157646) AL (CSB NO. 21229 VANE (CSB NO. 239674) (CSB No. 239843) Floor 300 350 Connetics Corp., rochmal, mas G. Wiggans UNITED STATES NORTHERN DISTR SAN FRANCI	DISTRICT COURT ICT OF CALIFORNL SCO DIVISION Case No. C 07-02940 STIPULATION AN ORDER EXTENDI	A SI D [PROPOSED] NG TIME FOR ANSWER SECOND	
FENWICK & WEST LLI ATTORNEYS AT LAW SAN FRANCISCO	12 13 14 15 16		UNITED STATES	TES DISTRICT COURT TRICT OF CALIFORNIA NCISCO DIVISION Case No. C 07-02940 SI		
	19			ORDER EXTENDIDEDEFENDANTS TO	NG TIME FOR ANSWER SECOND	
	28	STIPULATION AND [PROPO ORDER RE ANSWER	OSED]		CASE NO. C 07-02940 SI	

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This Stipulation is entered into by and among Teachers' Retirement System of Oklahoma ("plaintiff") and defendants Connetics Corp., John L. Higgins, Lincoln Krochmal, C. Gregory Vontz, and Thomas G. Wiggans (collectively, "defendants"), through their respective attorneys of record.

WHEREAS on March 14, 2008, plaintiff filed its Second Amended Consolidated.

WHEREAS, on March 14, 2008, plaintiff filed its Second Amended Consolidated Complaint ("SAC");

WHEREAS, on May 2, 2008, defendants moved to dismiss the SAC;

WHEREAS, on August 14, 2008, the Court entered an order granting in part and denying in part defendants' motions to dismiss and granting plaintiff until August 29, 2008 to amend its complaint;

WHEREAS, plaintiff gave notice on August 29, 2008 that it would not amend the SAC and would proceed under the SAC;

WHEREAS, pursuant to Federal Rule of Civil Procedure 15(a), defendants' deadline to answer the SAC is currently set for September 15, 2008;

WHEREAS, given the length of the SAC and complexity of issues raised therein, the parties have agreed to extend defendants' time to answer the SAC;

THERFORE, IT IS HEREBY STIPULATED AND AGREED, pursuant to Northern District of California Civil Local Rule 6-1, by and between the undersigned counsel for the parties as follows:

Defendants' deadline to answer the SAC is extended until October 6, 2008.

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		Case 3:07-cv-02940-SI Document 130 Filed 09/05/2008 Page 3	of 4		
Fenwick & West LLP Attor neys at Law San Francisco	1 2 3 4 5 6 7	Dated: September 5, 2008 Respectfully submitted, /s/ CATHERINE KEVANE FENWICK & WEST LLP 555 California Street, 12th I San Francisco, CA 941014 Tel: (415) 875- 2300 Fax: (415) 281-1350 Attorneys for Defendants C John L. Higgins, Lincoln K	Floor onnetics Corp.,		
	8 9 10 11 12 13 14 15	Dated: September 5, 2008	BERGER ite 300		
	16 17 18 19 20 21 22	Filer's Attestation: Pursuant to General Order No. 45, Section X(B) regarding s under penalty of perjury that concurrence in the filing of the document has been Matthew P. Siben.	nt to General Order No. 45, Section X(B) regarding signatures, I attest		
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		Case 3:07-cv-02940-SI	Document 130	Filed 09/05/2008	Page 4 of 4			
	1	ORDER						
	2	PURSUANT TO STIPULATION, IT IS SO ORDERED.						
	3	3						
	4	DATED:		THE HONORARI	E SUSAN ILLSTON			
	5			UNITED STATES DISTRICT JUDGE				
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